PX 11 ODonnell Bail Bond Documents

A B A Allied Bonding Agency 888 Franklin at Travis Houston, Texas 77002 (713) 225-1761

No. 2091862 Stores 1/24/14

STATE OF TEXAS	IN THE COUNTY CRIMINAL COURT
VS.	# 6
ODONNELL, MARANDA-LYNN (Defendant)	OF HARRIS COUNTY, TEXAS Wednesday
The above styled and numbered cause is set in June	the above named court on the 26TH-day of
I understand the above named defendant must appear in court on the listed date, and also appear at Allied Bonding Agency's office within 24 hours of release from jail. Failure to comply may result in a warrant of arrest being issued. Defendant/Indemnitor	JUDGE HARRIS, MARGARET STEWART 9TH Floor. 1201 Franklin at San Jacinto Criminal Building Houston, Texas 77002 713-755-6196
Allied Bonding Agency has not recommended an attorney to me. Defendant/Indemnitor	TIME:a.m.

NOTE: A good source for a criminal defense attorney is the Harris County Criminal Lawyers Association. You may contact them at (713) 227-2404

DEFENDANT MUST CHECK WITH BONDSMAN AFTER EACH AND EVERY COURT APPEARANCE AND MUST ALSO CHECK IN BY PHONE EVERY WEEK (MONDAYS)!

XM.B.

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PROMISSORY NOTE

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	O THIS 20TH		, 2016_	
vi. Ts e	understand the pro Allied Bonding Ag	acknowledge receipt of a copy visions of same before signing it, a ency into undertaking the above ba	nd understand that said a il bond obligations.	
	may sue any or al released but shall re	ed and provided that if suit is necested and growing and grant party emain bound for the payment hereo	y not served with citation of.	on therein shall not be
IV.	agree with any of payments shall no	eed and provided that after this note fus to accept partial payments or pot affect the liability of the other many action on this note shall be in	ayments in installments akers who shall remain b	and such agreement or bound for the payment
III.	becomes due and due and payable a to said principal collection, then the	payable (punctual payment shall may provided above) then an additional and interest, and further, if the undersigned agree and promise to vent shall be less than Twenty percent	ean not to exceed five day al sum as reasonable colle same is placed in the hop pay an additional sum a	ys after the note becomes ection fees shall be added ands of an attorney for s a reasonable attorney's
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Lic.# 74456 Empl. THE DEFENDANT SHALL NOT HAVE ANY CONTACT WITH THE PROSECUTION /S/, WITNESS /S/, THE COUPT FAINENTIS, OR THE ALLEGED VIETTLE THE DISTRICT COUNTY OF HARRIS OATH OF SURETIES THE STATE OF TEXAS COUNTY OF HARRIS Indiana Lumbermens Mutual Insurance Co do swear that I am worth in our own right, at least touble the amount of the sundor which I am bound, exclusive of all property exempted by law from execution, and of debts or other encumbrances, that I am worth in our own the sum/or which I am bound, exclusive of all property exempted by law from execution, and of debts or other encumbrances, that I am worth in our own the sum/or which I am bound, exclusive of all property exempted by law from execution worth the sum/or which I am bound, exclusive of all property exempted by law from execution worth the sum/or which I am bound, exclusive of all property exempted by law from execution worth the sum/or which I am bound, exclusive of all property in the State of Texas liable to execution worth the sum/or which I am bound, exclusive of all property in the State of Texas liable to execution worth the sum/or which I am bound, exclusive of all property exempted by law from execution, and of debts or other encumbrances, that I am worth in our own had been considered by the property in the State of Texas and I have property in the State of Texas liable to execution worth the sum/or which I am bound, exclusive of all property exempted by law from execution, and of debts or other encumbrances. The property is the State of Texas and I have property in the State of Texas liable to execution worth the sum/or which I am bound, exclusive of all property exempted by law from execution, and of debts or other encumbrances. Surety exempted by law from execution worth the sum/or which I am bound, exclusive of all property exempted by law from execution, and of debts or other encumbrances. Surety exempted by law from execution worth the sum/or property in the State of Texas labeled to the surety exempted by law from		HAIR EYESDL#STATE
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THE FACE OF THIS DOCUMENT HAS A COLORED SECURITY BACKGROUND AND MICRO PRINTING - THE REVERSE SIDE OF THIS DOCUMENT HAS A WATERMARK THIS DOCUMENT IS VOID IF THE PINK HEAT SENSITIVE INK BOX IN THE LOWER RIGHT HAND CORNER DOES NOT DISAPPEAR WHEN RUBBED WITH WARM HANDS

POWER AMOUNT \$5,000 VOID IF NOT EXECUTED BY:

POWER OF ATTORNEY Indiana Lumbermens Mutual Insurance Company

uss 612697

P.O. Box 68932, Indianapolis, IN 46268

KNOW ALL MEN BY THESE PRESENTS: that INDIANA LUMBERMENS MUTUAL INSURANCE COMPANY, a corporation duly authorized and existing under the laws of the State of Indiana, does constitute and appoint the below hamed agent its true and lawful Attorney-in-Fact for it and in its name, place and stead, to execute, and deliver for and on its behalf, as surety, a bail bond only.

Authority of such Attorney-in-Fact is limited to appearance bonds. No authority is provided herein for the execution of surety immigration bonds or to guarantee alimony payments, fines, wage law claims or other payments of any kind on behalf of below named defendant. The named agent is appointed only to execute the bond consistent with the terms of this power of attorney. The agent is not authorized to act as agent for receipt of service of process in any criminal or civil action.

This power is void if altered or erased or used in any combination with other powers of attorney of this company or any other company to obtain the release of the defendant named below or to satisfy any bond requirement in excess of the stated face amount of this power. This power can only be used once. No authority is provided to a copy or named below or to satisfy any bond requirement in excess of the stated face amount of this power. This power can only be used once. No authority is provided to a copy or named below or to satisfy any bond requirement in excess of Indiana Luminbermens Mutual Insurance Company. The obligation of the company shall not exceed the sum of facsimile of this power of attorney without the prior written consent of Indiana Luminbermens Mutual Insurance Company. The obligation of the company shall not exceed the sum of facsimile of this power of attorney without the prior written consent of Indiana Luminbermens Mutual Insurance Company. The obligation of the company shall not exceed the sum of facsimile of this power.

Bond Amount S

Defendant: ODONNELL, MARANDA LYNN

Court CCCL#5 ease # 2091862

County HARRIS City HOUSTON St. TX 212 77.00.2

Offense DRV W/LIC INV W/PR CM/SUS MARANDA LYNN

Executing Agent MP





ABA Lic. #74456

Allied Bonding Agency 888 Franklin at Travis Houston, Texas 77002 713-225-1761

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65408

Thank You!